

1
2
3
4
5
6
7
8 **UNITED STATES DISTRICT COURT**
9 **DISTRICT OF NEVADA**

10 RUDY RIVERA,
11 Plaintiff(s),

12 v.

13 DANIEL BOGDEN, et al.,
14 Defendant(s).

Case No.: 2:17-cv-02776-JCM-NJK

ORDER

[Docket No. 30]

15 Pending before the Court is a stipulation to extend certain deadlines. Docket No. 30.
16 Although a close question, the Court finds sufficient cause for the particular extension sought with
17 respect to experts, and will **GRANT** the stipulation. Nonetheless, the stipulation raises concern
18 that discovery has not been conducted in a diligent manner generally speaking. Discovery has
19 been open for nearly five months. *See* Docket No. 30 at 2 (Rule 26(f) conference held on March
20 21, 2018); *see also* Fed. R. Civ. P. 26(d)(1). Despite acknowledging that “Plaintiff needs to
21 propound written discovery and take numerous depositions,” the stipulation identifies no
22 affirmative discovery of any kind sought by Plaintiff to date. *See* Docket No. 30 at 2. Discovery
23 needs to get moving.

24 Accordingly, in light of the above, the stipulation is hereby **GRANTED** and deadlines are
25 **SET** as follows:

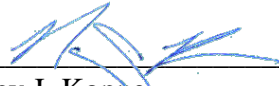
- 26 • Amend pleadings/ add parties: Closed
27 • Plaintiff’s initial experts: September 5, 2018
28 • Defendant Core Civic’s initial experts: October 22, 2018

- Interim status report: December 4, 2018
- Rebuttal experts: December 4, 2018
- Discovery cutoff: February 1, 2019
- Dispositive motions: March 5, 2019
- Joint proposed pretrial order: April 4, 2019, or 30 days after resolution of dispositive motions

The Court expects discovery to move forward expeditiously and is not inclined to extend deadlines any further without significant progress being made.

IT IS SO ORDERED.

Dated: August 7, 2018



Nancy J. Koppe
United States Magistrate Judge